

1 THOMAS A. WOODS (SB #210050)
2 thomas.woods@stoel.com
3 MICHAEL B. BROWN (SB #179222)
4 michael.brown@stoel.com
5 STOEL RIVES LLP
500 Capitol Mall, Suite 1600
Sacramento, CA 95814
Telephone: 916.447.0700
Facsimile: 916.447.4781

6 Attorneys for Defendant
7 Ross Island Sand & Gravel Co.
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11 UNITED STATES DISTRICT COURT
12 EASTERN DISTRICT OF CALIFORNIA

13 STARR INDEMNITY & LIABILITY
14 INSURANCE COMPANY,

15 Plaintiff,

16 v.

17 ROSS ISLAND SAND & GRAVEL CO.,

18 Defendant.

19 Case No. 2:21-cv-00791-KJM-DB

20 SECOND JOINT STIPULATION TO
21 CONTINUE PRE-TRIAL AND
22 DISCOVERY RELATED DEADLINES;
23 ORDER

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1 Plaintiff Star Indemnity & Liability Insurance Company (“Plaintiff” or “Starr”) and
2 Defendant Ross Island Sand & Gravel Co. (“Defendant” or “Ross Island” and collectively with
3 Plaintiff as the “Parties”) hereby stipulate to continue all pre-trial and discovery related deadlines,
4 and respectfully request that the Court re-set the case schedule pursuant to the minute order
5 (Dkt. #14) as proposed and agreed to below.

6 The Parties proffer the following reasons as good cause for this Stipulation and Proposed
7 Order:

8 1. On May 3, 2021, Plaintiff filed the instant lawsuit in this Court for declaratory relief
9 against Defendant under the doctrine of *uberrimae fidei* (the “Lawsuit”).

10 2. On August 20, 2021, the Parties submitted a Joint Status Report as required by the
11 Court’s standing order (ECF No. 2, ¶ 4), Local Rule 240(b), and Federal Rule of Civil Procedure 26
12 (Dkt. #11).

13 3. On September 16, 2021, the Court issued its Scheduling Order setting all discovery
14 and trial-related dates (Dkt. #14).

15 4. On October 15, 2021, Plaintiff served Defendant with Request for Production of
16 Documents, Set One.

17 5. On October 21, 2021, Defendant served Plaintiff with Request for Production of
18 Documents, Sets One through Four.

19 6. On November 12, 2021, Defendant timely served responses and objections to
20 Plaintiff’s requests. Defendant also produced responsive documents.

21 7. On December 21, 2021, after an agreed upon extension, Plaintiff served responses
22 and objections to Defendant’s requests. Plaintiff also produced responsive documents, and as
23 Plaintiff believed that some of the documents contained confidential and proprietary information,
24 Plaintiff agreed to provide these documents upon execution of an agreed protective order.

25 8. On January 24, 2022, Plaintiff produced further responsive documents to Defendant
26 and following that date, the parties reached agreement as to a Stipulated Protective Order, which
27 the Court approved on February 8, 2022 (Dkt. #17).

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1 9. The Parties engaged in meet and confer efforts on a discovery disagreement
 2 including the scope of requested documents with respect to Set Four. On February 16, 2022
 3 (Dkt. #19), the Court approved the Parties' Stipulation to Continue Pre-Trial Discovery Related
 4 Deadlines.

5 10. On May 31, 2022 (Dkt. #38), the Court denied Defendant's Motion to Compel, but
 6 encouraged the parties to "engage in further meet and confer efforts in an attempt to resolve this
 7 dispute."

8 11. On June 2, 2022, the Parties agreed to engage in further meet and confer efforts on
 9 the scope of Defendant's prior documents requests and agreed to take certain percipient witness
 10 depositions and then schedule a mediation in the latter part of 2022.

11 12. The Parties agree that additional time is needed to prepare this case for trial.
 12 Extending all discovery related dates by approximately one hundred and twenty (120) days will
 13 permit the Parties to engage in discovery and then attend mediation before a private mediator to
 14 resolve the case before completing all non-expert and expert discovery in this action. This will also
 15 permit the Parties time to resolve all outstanding discovery disputes either by stipulation or motion
 16 practice. The extension will also allow the Parties to fully develop their claims, counterclaims, and
 17 defenses for trial if necessary.

18 13. Accordingly, the Parties request the following modifications to the schedule:

Order [Dkt #19]	Current Deadline	Proposed Deadline
Close of Non-Expert Discovery	September 27, 2022	January 27, 2023
Disclosure of Experts and Exchange of Expert Reports	October 24, 2022	February 24, 2023
Responsive Expert Disclosures and Reports	November 22, 2022	March 22, 2023
Rebuttal Expert Disclosures and Reports	December 12, 2022	April 12, 2023
Close of Expert Discovery	January 30, 2023	May 26, 2023
Dispositive Motion Deadline (<u>Heard by</u>)	February 17, 2023	June 15, 2023

27 14. Currently there is no trial date scheduled for this matter.

28 15. There has been one prior continuance to these discovery deadlines. The Parties will

1 not be prejudiced by this continuance. To the contrary, the proposed continuance would allow the
2 Parties to efficiently resolve the action by mediation, or if necessary, prepare this case for trial.
3 While the Parties are not requesting any changes to the deadline for private mediation, which is
4 currently set for March 10, 2023 (Dkt. 19), as noted above, the parties have agreed to schedule the
5 mediation for the latter part of 2022.

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7 Dated: June 3, 2022

STOEL RIVES LLP

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By:/s/Michael B. Brown

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Thomas A. Woods
Michael B. Brown
Attorneys for Defendant
Ross Island Sand & Gravel Co.

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Dated: June 3, 2022

GIBSON ROBB & LINDH LLP

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By:/s/Michael J. Cummins (as authorized on June 3,
2022 via email)

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Michael J. Cummins
R. Hudson Hollister
Attorneys for Plaintiff
Starr Indemnity & Liability Company

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ORDER

Having read the Parties' Second Joint Stipulation to Continue Pre-Trial and Discovery-Related Deadlines for approximately one hundred and twenty (120) days, the Parties have shown good cause to continue all dates listed above as stipulated. The Parties' request for continuance is hereby GRANTED.

IT IS HEREBY ORDERED THAT:

1. The non-expert discovery cutoff is continued to January 27, 2023.
 2. The expert disclosure deadline is continued to February 24, 2023.
 3. The responsive expert disclosures and reports deadline is continued to March 22, 2023.
 4. The rebuttal expert disclosures and reports deadline is continued to April 12, 2023.
 5. The expert discovery cutoff date is continued to May 26, 2023.
 6. The deadline in which all dispositive motions must be heard by is continued to June 23, 2023.

IT IS SO ORDERED.

DATED: June 15, 2022.

CHIEF UNITED STATES DISTRICT JUDGE